

1 MARIA C. ROBERTS, State Bar No. 137907
mroberts@sheastokes.com
2 RONALD R. GIUSSO, State Bar No. 184483
rgirosso@sheastokes.com
3 SHEA STOKES ROBERTS & WAGNER, ALC
510 MARKET STREET, THIRD FLOOR
4 SAN DIEGO, CALIFORNIA 92101-7025
TELEPHONE: (619) 232-4261
5 FACSIMILE: (619) 232-4840

6 Attorneys for HARRAH'S ENTERTAINMENT, INC. and *Specially Appearing* Defendants
7 HARRAH'S OPERATING COMPANY, INC. and HARRAH'S MARKETING SERVICES
CORPORATION

8

9
10 UNITED STATES DISTRICT COURT
11
12 SOUTHERN DISTRICT OF CALIFORNIA

13 JAMES M. KINDER,

14 Plaintiff,

15 vs.

16 HARRAH'S ENTERTAINMENT, INC.;
HARRAH'S OPERATING COMPANY, INC.;
17 HARRAH'S MARKETING SERVICES
CORPORATION; HARRAH'S LICENSE
COMPANY, LLC; HARRAH'S LAUGHLIN,
INC.; HBR REALTY COMPANY, INC. and
18 DOES 1 through 100, inclusive,

19 Defendants.

20
21 CASE NO. 07-CV-2132-DMS (AJB)
[Consolidated with 07 CV 2226 DMS (POR)]

22 Judge: Hon. Dana M. Sabraw
Mag. Judge: Hon. Anthony J. Battaglia

23 PROOF OF SERVICE

24 ///

25 ///

26 ///

27 ///

28 ///

1 *Kinder v. Harrah's Entertainment, Inc.*

2 United States District Court, Southern District of California Case No. 07 CV 2132 (DMS (AJB))
 2 [Consolidated with Case No. 07 CV 02226 DMS (POR)]

3 **PROOF OF SERVICE**

4 I, Maria C. Roberts, caused the attorney(s) on the service list to be served via the Court's
 4 electronic filing system per local Rule 5.4.

5 On March 13, 2008, I served the following document(s) described as:

- 6 • **NOTICE OF MOTION AND MOTION OF *SPECIALLY APPEARING*
 7 DEFENDANTS TO DISMISS PURSUANT TO F.R.CIV.P. RULE 12(b)(2),
 7 (6);**
- 8 • **MEMORANDUM OF POINTS AND AUTHORITIES BY *SPECIALLY*
 9 *APPEARING* DEFENDANTS IN SUPPORT OF MOTION TO DISMISS
 9 PURSUANT TO F.R.CIV.P. RULE 12(b)(2), (6);**
- 10 • **DECLARATION OF MARIA C. ROBERTS IN SUPPORT OF *SPECIALLY*
 11 *APPEARING* DEFENDANTS' MOTION TO DISMISS PURSUANT TO
 11 F.R.CIV.P. RULE 12(b)(2), (6);**
- 12 • **DECLARATION OF MICHAEL E. KOSTRINSKY IN SUPPORT OF
 13 *SPECIALLY APPEARING* DEFENDANTS' MOTION TO DISMISS
 13 PURSUANT TO F.R.CIV.P. RULE 12(b)(2), (6)**
- 14 • **NOTICE OF LODGMENT OF EXHIBITS IN SUPPORT OF *SPECIALLY*
 15 *APPEARING* DEFENDANTS' MOTION TO DISMISS PURSUANT TO
 15 F.R.CIV.P. RULE 12(b)(2), (6); and**
- 16 • **[PROPOSED] ORDER.**

17 **Chad Austin**

18 chadaustin79@hotmail.com
chadaustin@cox.net

20 **DFS SERVICES LLC**

21 HMoore@bidnakeys.com

22 **David Israel**

23 disrael@sessions-law.biz
dblack@sessions-law.biz

24 **Debbie P Kirkpatrick**

25 dpk@sessions-law.biz,mmw@sessions-law.biz,amc@sessions-law.biz

27 **Bryan C Shartle**

28 bshartle@sessions-law.biz

Jonathan Andrews Boynton
jboynton@knlh.com, vperez@knlh.com

Mark E Ellis
mellis@ecplslaw.com, restrella@ecplslaw.com

David J Kaminski
kaminskid@cmtlaw.com

John Winfield Klein
jklein@pnbd.com

Harvey Michael Moore
HMOORE@BIDNAKEYS.COM, JTHOMPSON@BIDNAKEYS.COM

Tom Roddy Normandin
tnormandin@pnbd.com,jwade@pnbd.com,bkemmis@pnbd.com

Executed on March 13, 2008, at San Diego, California.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

s/Maria C. Roberts
Maria C. Roberts